

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/677,945	10/02/2003	Jason Keith Redi	BBNT-P01-056	9717	
28120 ROPES & GRA	7590 12/12/2007		EXAMINER		
PATENT DOCKETING 39/41			DAVENPORT, MON CHERI S		
ONE INTERN. BOSTON, MA	ATIONAL PLACE 02110-2624		ART UNIT PAPER NUMBER		
- ,	•		2616		
			MAIL DATE	DELIVERY MODE	
			12/12/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

				10_		
		Application No.	Applicant(s)	4'		
		10/677,945	REDI ET AL.			
O	Office Action Summary	Examiner	Art Unit			
·		Mon Cheri S. Davenport	2616			
The Period for Re	MAILING DATE of this communication app ply	ears on the cover sheet with the c	orrespondence addres	s		
WHICHEV - Extensions of after SIX (6) - If NO period - Failure to reply reconstructions	ENED STATUTORY PERIOD FOR REPLY ER IS LONGER, FROM THE MAILING DA of time may be available under the provisions of 37 CFR 1.13 MONTHS from the mailing date of this communication. for reply is specified above, the maximum statutory period we only within the set or extended period for reply will, by statute, believed by the Office later than three months after the mailing at term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become AB ANDONE	N. nely filed the mailing date of this commur D (35 U.S.C. § 133).			
Status						
1)⊠ Resp	consive to communication(s) filed on 20 Se	eptember 2007.				
′=	,	action is non-final.	•			
•						
Close	ed in accordance with the practice under E.	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of	f Claims					
4a) C 5)	n(s) <u>1-33</u> is/are pending in the application. If the above claim(s) is/are withdraw n(s) is/are allowed. n(s) <u>1-33</u> is/are rejected. n(s) is/are objected to. n(s) are subject to restriction and/or					
Application Page 1	apers ·					
10)∏ The c Appli Repla	pecification is objected to by the Examiner lrawing(s) filed on is/are: a) acceptant may not request that any objection to the cacement drawing sheet(s) including the correctionath or declaration is objected to by the Example 1.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.			
Priority under	35 U.S.C. § 119					
a)		have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stag	je		
2) 🔲 Notice of Dr	eferences Cited (PTO-892) aftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO/SB/08) /Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

10/677,945 Art Unit: 2616

Claim Objections

Claims 4-13, 17-26, and 29-31 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 14, 27 and 32 rejected under 35 U.S.C. 102(b) as being anticipated by Bernhardt et al. (US Patent Number 5,710,975).

Regarding Claim 1, 14 and 27 Bernhardt et al. discloses a communications network comprising:

a first node that comprises at least one transceiver and is configured to (see figure 1, section 20, selective call transceiver):

observe one or more conditions in at least one of the communications network or the first node(see col. 1-2, lines 66-2, the selective call transceiver has unique address for receiving messages(condition) sent by the transmitter which reads on (monitoring communication in network),

select a sleep mode (power saving interval) of a plurality of sleep modes based on the observed one or more conditions, each sleep mode of the plurality of sleep modes being associated with a different procedure (see col. 3, lines 12-17, the power saving interval is

10/677,945 Art Unit: 2616

selected by the selective call transceiver, the power saving interval is variable (plurality)

depending on conditions, the different procedures being time duration, the procedure to power

save for a time interval), and

power down the at least one transceiver according to the procedure associated with the selected sleep mode; and

a plurality of neighboring nodes (see figure 4, section 78, transceiver enter into a power saving state, for the selected power saving interval,).

Regarding Claim 27 Bernhardt et al. discloses a computer-readable medium including a plurality of instructions that, when executed by at least one processor, causes the at least one processor to perform a method for conserving power in a node of a communications network, the node including at least one transceiver, the method comprising:

monitoring one or more conditions in the communications network (see col. 1-2, lines 66-2, the selective call transceiver has unique address for receiving messages sent by the transmitter (monitoring communication in network);

selecting one of a plurality of sleep modes(power saving interval) based on the monitoring, each sleep mode of being associated with a different powering down procedure and a sleep duration(see col. 3, lines 12-17, the power saving interval is selected by the selective call transceiver, the power saving interval is variable(plurality) depending on conditions); and

powering down the at least one transceiver for the sleep duration and in accordance with the powering down procedure associated with the selected sleep mode(see figure 4, section 78, transceiver enter into a power saving state, for the selected power saving interval).

10/677,945 Art Unit: 2616

Regarding Claim 32 Bernhardt et al. discloses a system for conserving power, the system comprising:

means for monitoring one or more conditions in a node of communications network (see figure 1, section 20, selective call transceiver);

means for selecting a sleep mode (see figure 4, section 20, tranceiver, see col. 5, lines 21-28, the user control select variable power saving interval) see of a plurality of sleep modes (power saving intervals) based on the monitored one or more conditions, each sleep mode of the plurality of sleep modes being associated with a different powering down procedure (see col. 5, line 48-51, the selective call transceiver send an ACK. Signal allowing the processor to complete any communication, then enters the power saving mode for interval of time selected (period of time)); and

means for powering down(see figure 3, section 48, CPU, see col. 5, lines 56-57, the CPU causes all the functional blocks to be turned off), at least one device in the node according to the powering down procedure associated with the selected sleep mode(see col. 5, line 48-51, the selective call transceiver send an ACK. Signal allowing the processor to complete any communication, then enters the power saving mode for interval of time selected (second period of time)).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

10/677,945 Art Unit: 2616

4. Claims 2 and 15 rejected under 35 U.S.C. 103(a) as being unpatentable over Bernhardt et al in view of Redi et al. (US Patent Application Publication 2002/0071395).

Regarding Claim 2 and 15 Bernhardt et al. discloses everything as applied above (see claim 1 and 14). In addition the communications network includes:

amount of time since the first node has powered down (see col. 2, lines 34-42, periodically the power is removed from the transceiver based on a power saving interval).

However Bernhardt et al. fail to specifically point out wherein the one or more conditions include traffic volume, an amount of power remaining in a power supply associated with the first node as claimed.

Redi et al. discloses wherein the one or more conditions include traffic volume(see paragraph[0069], line 18-22] monitoring condition is based on the amount of traffic transmitted from on node to another (traffic volume), an amount of power remaining in a power supply associated with the first node as claimed(see figure 6, section S4, network use the energy information(power supply) see paragraph [0064]).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to provide Bernhardt et al. invention with the condition of traffic volume and power remaining as a condition because this would further allow message receivers to attain greatly improved battery life (Bernhardt et al. see col. 1, line 34-35)

10/677,945 Art Unit: 2616

5. Claims 3, 16 and 28 rejected under 35 U.S.C. 103(a) as being unpatentable over Bernhardt et al in view of Lui (US Patent Publication 20050009578).

Regarding Claim 3, 16, and 28 Bernhardt et al. discloses everything as applied above (see claim 1 and 14). In addition the communications network includes:

wherein the plurality of sleep modes includes at least four sleep modes, and

in response to selecting a first sleep mode of the at least four sleep modes, the first node, when powering down, is configured to (see figure 4, section 74 and 76, transceiver get an ACK. from the system after selecting powers saving mode):

set a sleep timer to a first period of time(see col. 5, lines 50-54, the power saving interval is set, using the allowed time interval)

and power down the at least one transceiver for the first period of time (see col. 5, line 48-51, the selective call transceiver send an ACK. Signal allowing the processor to complete any communication, then enters the power saving mode for interval of time).

However Bernhardt et al. fails to specifically point out buffer outgoing packets as claimed.

Lui teaches buffer outgoing packets (see figure 14, [0138], lines 4-10, PS station is instructed to enter sleep mode, PS data is buffered until next beacon)

Therefore it would have been obvious to one with ordinary skill in the art at the time the invention was made to combine Bernhardt et al. invention with Lui invention because Lui invention is an improved protocol addressing the problems associated with QoS as well as non-QoS traffic flows and minimizing total power consumption across all power saving stations (see Lui, [0024], lines 1-4).

10/677,945 Art Unit: 2616

Regarding Claim 28 Bernhardt et al. discloses everything as applied above (see claim 27). In addition the computer-readable medium includes:

wherein the plurality of sleep modes includes at least four sleep modes, and in response to selecting a first sleep mode of the at least four sleep modes, the powering down includes (see figure 4, section 74 and 76, transceiver get an ACK. from the system after selecting powers saving mode):

setting a sleep timer to a first period of time(see col. 5, lines 50-54, the power saving interval is set, using the allowed time interval),

powering down the at least one transceiver for the first period of time (see col. 5, line 48-51, the selective call transceiver send an ACK. Signal allowing the processor to complete any communication, then enters the power saving mode for interval of time selected (second period of time)).

However Bernhardt et al. fails to specifically point out buffer outgoing packets as claimed.

Lui teaches buffer outgoing packets (see figure 14, [0138], lines 4-10, PS station is instructed to enter sleep mode, PS data is buffered until next beacon)

Therefore it would have been obvious to one with ordinary skill in the art at the time the invention was made to combine Bernhardt et al. invention with Lui invention because Lui invention is an improved protocol addressing the problems associated with QoS as well as non-QoS traffic flows and minimizing total power consumption across all power saving stations (see Lui, [0024], lines 1-4).

10/677,945 Art Unit: 2616

Allowable Subject Matter

6. Claim 33 allowed.

Response to Arguments

Applicant's arguments filed September 20, 2007 have been fully considered but they are not persuasive.

In response to not addressing claim number 14, this is a typo error. However the claim limitations of claim 14 have been addressed in the previous office action. See rejection of claim 1.

In the remarks on pg. 16 of the amendment, the applicant contends that Bernhardt et al. does not teach or suggest "a first node that comprises at least one transceiver and is configured to observe one or more conditions in at least one of the communications network or the first node,

select a sleep mode of a plurality of sleep modes based on the observed one or more conditions, each sleep mode of the plurality of sleep modes being associated with a different procedure, and power down the at least one transceiver according to the procedure associated with the selected sleep mode; and a plurality of neighboring nodes."

Examiner respectfully disagrees Bernhardt et al. teaches that different power saving interval can be selected, each time interval corresponds to different levels corresponds with increased life of the battery, which reads on a plurality of sleep modes. The length of time to shut off transceiver is the differences in the procedure for each sleep mode interval.

In the remarks on pg. 18 of the amendment applicant contends that Bernhardt et al. does not teach or suggest" when powering down, is configured to set a sleep timer to a first period of

Page 9

Application/Control Number:

10/677,945

Art Unit: 2616

time, buffer outgoing packets, and power down the at least one transceiver for the first period of

time.

Examiner agrees with applicant. However Lui invention as presented in rejection of

claim 3, teaches limitation as presented. See rejection of claim 3.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mon Cheri S. Davenport whose telephone number is 571-270-

1803. The examiner can normally be reached on Monday - Friday 8:00 a.m. - 5:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Seema Rao can be reached on 571-272-3174. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MD/md December 7, 200 Yeoma S. Rao SEEMA S. RAO 12/10/07

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2300